STATE OF HAWAII

JUDGMENT

GUILTY CONVICTION AND SENTENCE

Cr. 85-0013 CIRCUIT COURT OF THE NOTICE OF ENTRY FIRST CIRCUIT WT-H-85621 STATE OF HAWAII VS (DEFENDANT) VII:H-85622 VIII:H-85623 CRAIG MUNGER YODER DEFENDANT'S PLEA GUILTY D NOT GUILTY CHARGE TO WHICH DEFENDANT PLEAD I-III:
Robbery 1; IV-VI: Kidnapping;
VII & VIII: Sexual Abuse 1; IX: ORIGINAL CHARGE(S) I-III: Robbery 1°; IV-VI: Kidnapping; VII & VIII: Sexuabuse 1°; IX: Carrying a Firearm on Person without Permit or License Carrying a Firearm on Person without DEFENDANT IS CONVICTED AND FOUND GUILTY OF PIRST Degree TV-VI: Carrying a Firearm on Person without Permit or License VII & VIII: FINAL JUDGMENT AND SENTENCE OF THE COURT D FINE \$_ RESTITUTION S _ OX OTHER: Counts I, II and III, mandatory minimum of 5 years. Terms of TX INCARCERATION imprisonment to be served concurrent-T-III: VII-IX: The Defendant entered the plea(s) indicated. It is adjudged that the Defendant has been convicted of and is guilty of the offense stated above. committed in the manner and form set forth in the charge. The court finds that the Defendant comes within the classification of a young adult defendant under HRS Section 667 and that in lieu of any other sentence of imprisonment authorized by law, defendant should be sentenced to a special indeterminate term of imprisonment. The court is of the opinion DONALD K. TSUKIYAMA May 15, 1985 FIRST CIRCUIT COURT NOTICE OF ENTRY STATE OF HAWAII 10:19 o'clock A.M May 15, 19 85

May 15, 1985